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3	San Francisco, CA 94104-6702			
4	Telephone: 415/362-6252 Facsimile: 415/677-9445			
5				
6	Attorney for Defendant Mirza Ali			
7	UNITED STATES DISTRICT COURT			
8	NORTHERN DISTRICT OF CALIFORNIA			
9	UNITED STATES OF AMERICA)	No. CR 02-40081-CW	
10	Plaintiff,)	STIPULATION AND ORDER	
11	i iaiitiii,)) ALLOWING TRAVEL	
12	V.)		
13	MIRZA ALI and SAMEENA ALI)		
14	D C 1 /A 11)		
15	Defendants/Appellants.)		
16)		
17	Mirza and Sameena Ali's son currently has a play running in New York.			
18 19	Accordingly, they are requesting a modification of their bail conditions to permit periodic			
20	travel to New York.			
21	Defense counsel has discussed this with Pretrial Services Officer, Paul Mameral,			
22	who stated that he has no objection to travel provided that Ms. Ali provide prior notice an			
23	an itinamamy to Mr. Mamanal prior to trayyal	_		
24	an itinerary to Mr. Mameral prior to travel.			
25	Accordingly, the parties agree to a modification of the terms of release to allow			
26	travel to New York on the condition stated above.			
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28				
	STIPULATION AND ORDER ALLOWING TRAVEL No. CR 02-40081 CW			

1 of 2

1	IT IS SO STIPULATED.		
2			
3	Date: August 26, 2009		
4		/s/_Christopher Cannon	
5		Christopher J. Cannon Counsel for Mirza Ali	
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7			
8	Date: August 26, 2009	/ <u>s/</u>	
9		Karen Landau Counsel for Sameena Ali	
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12	Date: August 26, 2009	Stanhan Camican	
13		Stephen Corrigan Assistant United States Attorney	
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15	IT IS SO ORDERED.		
16		TATES DISTRICTO	
17		TED E	
18	Date: August 27, 2009	GRANTED S	
19		The Ho Jude Wayne D. Brazil Brazil	
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STIPULATION AND ORDER ALLOWING TRAVEL No. CR 02-40081 CW